PAGE -1

Here, the defendant has provided no evidence, nor adduced any facts from the record sufficient to justify granting a continuance. An ongoing plea agreement negotiation is not a factor sufficient for this Court to find that granting a continuance will satisfy the "ends of justice." Id. at 1155-56 (citing United States v. Perez-Reveles, 715 F.2d 1348, 1352 (9th Cir. 1983)). Defendant's motion is therefore DENIED. DATED this 15th day of May, 2006. amer P. Donoaue JAMES P. DONOHUE United States Magistrate Judge

ORDER DENYING STIPULATED MOTION TO EXTEND TIME PAGE -2